## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MATTHEW KEITH ALWARD,

Petitioner,

Case No. 24-cv-13109

v.

Honorable Robert J. White

22ND CIRCUIT COURT, et al.,

Respondents.

## ORDER DENYING PETITIONER'S MOTIONS TO COMPEL PRODUCTION AND FOR AN EMERGENCY EX PARTE TEMPORARY RESTRAINING ORDER AS MOOT

Matthew Alward is currently incarcerated with the Bureau of Prisons at the Federal Correctional Institution in Cumberland, Maryland (FCI-Cumberland). He filed a petition for a writ of habeas corpus under 28 U.S.C. § 2254, challenging a state court sentence running concurrently with his federal sentence. The Court previously dismissed the petition without prejudice on prematurity and exhaustion grounds. (ECF No. 12).

Before the Court are Alward's motions to (1) compel FCI-Cumberland to produce a six-month certified account history (ECF No. 14), and for (2) an emergency *ex parte* temporary restraining order to quash his state detainer. (ECF No.

Case 2:24-cv-13109-RJW-APP ECF No. 16, PageID.44 Filed 01/16/25 Page 2 of 2

15, PageID.41). Because the Court already dismissed the petition for a writ of

habeas corpus without prejudice, it is hereby,

ORDERED that the motions to (1) compel FCI-Cumberland to produce a six-

month certified account history (ECF No. 14), and for (2) an emergency ex parte

temporary restraining order to "quash" his state detainer (ECF No. 15) are denied as

moot.

Dated: January 16, 2025

s/ Robert J. White

Robert J. White

United States District Judge

2